

regulations obligating the purchaser to pay the accrued charges, namely, construction, operation, and maintenance, prior to the approval of the sale and to assume and pay the unassessed irrigation charges in accordance with regulations promulgated by the Secretary of the Interior.

CROSS REFERENCES: For additional regulations pertaining to the payment of fees and charges in connection with the sale of irrigable lands, see part 159 and §§ 134.4 and 152.21 of this chapter.

### **§ 160.3 Leases to include description of lands.**

It is important, also, for superintendents in leasing irrigable lands to present to the project engineer lists containing descriptions of the lands involved for his approval of the irrigable acreage and for checking as to whether or not such lands are in fact irrigable under existing works. Strict compliance with this section is required for the purpose of avoiding error.

### **§ 160.4 Prompt payment of irrigation charges by lessees.**

Superintendents will also see that irrigation charges are promptly paid by lessees, and where such charges are not so paid take appropriate and prompt action for their collection. Such unpaid charges are a lien against the land, and accordingly any failure on the part of the superintendents to collect same increases the obligation against the land.

## **PART 161—NAVAJO PARTITIONED LANDS GRAZING PERMITS**

### **Subpart A—Definitions, Authority, Purpose and Scope**

Sec.

- 161.1 What definitions do I need to know?
- 161.2 What are the Secretary's authorities under this part?
- 161.3 What is the purpose of this part?
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- 161.5 Can BIA waive the application of this part?
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### **Subpart B—Tribal Policies and Laws Pertaining to Permits**

- 161.100 Do tribal laws apply to grazing permits?

- 161.101 How will tribal laws be enforced on the Navajo Partitioned Lands?
- 161.102 What notifications are required that tribal laws apply to grazing permits on the Navajo Partitioned Lands?

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- 161.200 Is an Indian agricultural resource management plan required?
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- 161.203 Are range management plans required?
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- 161.206 What must a permittee do to protect livestock from exposure to disease?
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### **Subpart D—Permit Requirements**

- 161.300 When is a permit needed to authorize grazing use?
- 161.301 What will a grazing permit contain?
- 161.302 What restrictions are placed on grazing permits?
- 161.303 How long is a permit valid?
- 161.304 Must a permit be recorded?
- 161.305 When is a decision by BIA regarding a permit effective?
- 161.306 When are permits effective?
- 161.307 When may a permittee commence grazing on Navajo Partitioned Land?
- 161.308 Must a permittee comply with standards of conduct if granted a permit?

### **Subpart E—Reissuance of Grazing Permits**

- 161.400 What are the criteria for reissuing grazing permits?
- 161.401 Will new permits be granted after the initial reissuance of permits?
- 161.402 What are the procedures for reissuing permits?
- 161.403 How are grazing permits allocated within each range unit?

### **Subpart F—Modifying A Permit**

- 161.500 May permits be transferred, assigned or modified?
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### **Subpart G—Permit Violations**

- 161.600 What permit violations are addressed by this subpart?
- 161.601 How will BIA monitor permit compliance?